UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
X	
UNITED STATES OF AMERICA,	

17 cr 165 (PKC)

-against-

ORDER SETTING FORTH STATEMENT OF REASONS FOR SENTENCE

JUAN THOMPSON,	
	Defendant.
	X

CASTEL, U.S.D.J.

At sentencing on December 16, 2019, the Court confirmed that:

- 1. The materials the Court had in hand were the only materials the parties thought it should have on the subject of sentencing.
- 2. The defendant had read, reviewed and discussed the revised Presentence Report ("PSR"), Addendum and Recommendation.
- 3. Neither side had any objections to the facts set forth in the PSR, whereupon the Court adopted the facts set forth in the PSR as the Court's Findings of Fact.
- 4. Neither side had any objections to the Guideline Calculation in the PSR whereupon the Court adopted the revised Guideline calculation in the PSR.
- 5. Defense counsel spoke on defendant's behalf and the defendant spoke on his own behalf. Victim-1, who spoke at defendant's original sentencing, again spoke eloquently about the serious harm she suffered as a result of the defendant's campaign against her. The government also spoke and urged that the sentence the Court had imposed on December 20, 2017 be reimposed.

Children), and had made anti-Semitic comments. Defendant made false accusations about Victim-1 to the NYPD, ATF and New York State Office of Professions.

Defendant escalated his actions by sending bomb threats and other threats to, among others, Jewish community centers, schools or institutions across the country, including the offices of the Anti-Defamation League in Manhattan, two schools in Manhattan, The Center for Jewish History in Manhattan, a community center in San Diego and a school in Farmington Hills, MI. (PSR ¶31). The defendant's purpose, in the main, was either to implicate Victim-1 as the source of the threats or to accuse Victim-1 of falsely accusing him of the threats. These threats caused terror and fear on the part of the recipients. They also diverted the attention of law enforcement and the organizations who had no choice but to treat the threats as real.

The Court considered defendant's difficult upbringing, including his mother's crack addiction and his father's absence and troubles with law enforcement. He is 34 and has no prior convictions. The Court also considered his alcoholism which was a contributing factor to his crimes. A forensic psychologist retained by the defendant's counsel observed symptoms of anxiety, depression and personality disorder but "[b]ased on the information provided for this evaluation, Mr. Thompson does not meet the criteria for a severe mental illness." He rated the risk for future violence as "moderate," "with a low risk for severe violence and a low risk of imminent violence." He provided assistance to the government on an unrelated matter (See sealed portion of the transcripts of December 20, 2017 and December 16, 2019.)

There is a need for just punishment in this case because the harm to Vicitm-1 was direct and severe. The harm to the organizations receiving bomb or other threats was also direct and serious. There is a need to protect the public from further crimes of this defendant. With a "moderate" risk of future violence, he is in danger of reoffending. There is an important need to

The Court then announced a proposed sentence (60 months imprisonment, 3 years supervised release, restitution to be imposed with a draft order submitted by the government within 30 days, waiver of the fine and imposition of the \$200 special assessment) and delivered a statement of reasons for the sentence. Thereafter defendant's counsel was given the opportunity to speak setting forth any objection to the proposed sentence or the statement of reason to for the sentence. Defendant, by his counsel, had no objection. The government had no objection. Sentencing was then imposed and the defendant informed of his right to appeal.

In sentencing defendant, the Court considered all of the written submissions and arguments of the parties, as well as their oral statements, the written victim impact statement and the December 20, 2017 and December 16, 2019 oral statements of Victim-1. It considered all of the factors under section 3553(a).

The Court's reasons for the above Guideline sentence are as stated on the record at the time of sentencing on December 20, 2017, excluding the discussion of the two-level enhancement relating to the protective order. They include the following: Defendant embarked on a campaign of psychological torture against Victim-1. It was not a one-time error of judgment but a sustained campaign over months that did not stop until he was arrested. Defendant was an intelligent, well-educated individual (Bachelor's Degree from Vassar) who knew and appreciated the nature and consequences of his acts and why they were wrong. He harassed Victim-1, her employer and her co-workers. He spread false information that she had been pulled over for driving while intoxicated, was being sued for transmitting a sexually transmitted disease, had threatened to kill him, had confessed to regularly viewing child-pornography (this was reported by defendant to the National Center for Missing and Exploited

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deter others from similar conduct. Cyberstalking of this extreme form can destroy a person's

ability to function, to work and to live a normal life. Bomb threats are a harm to society, to law

enforcement and to the organizations receiving the threats. They disrupt the public order. They

are often difficult to detect and when uncovered they are in need of being deterred.

The Court has considered the Sentencing Guidelines, Policy Statements, and

Official Commentary of the United States Sentencing Commission. It recognizes that the

Guidelines are an important consideration in sentencing but they are advisory and that the Court

has variance discretion. The Guidelines protect against unwarranted sentencing disparities.

While the Court has often varied downward from the Guidelines, upward variances are rare.

An upward variance from the Guidelines is appropriate in this case for all of the

reasons stated above, including that the conduct is far-more sustained, repeated, deliberate and

damaging than what one would expect to find in the usual case. The Court would have imposed

the same sentence in this case even if the Guidelines were calculated differently.

The sentence of 60 months imprisonment, 3 years supervised release, waiver of

the fine, restitution (to be imposed within 90 days upon an order to submitted by the government

within 30 days) and the \$200 special assessment is, in this Court's view, sufficient but not

greater than necessary to achieve the purposes of section 3553(a)

SO ORDERED.

United States District Judge

Dated: New York, New York

December 16, 2019

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